

# Commonwealth of Massachusetts Executive Office of Energy & Environmental Affairs

# Department of Environmental Protection

Southeast Regional Office • 20 Riverside Drive, Lakeville MA 02347 • 508-946-2700

DEVAL L. PATRICK

TIMOTHY P. MURRAY Lieutenant Governor RICHARD K. SULLIVAN JR. Secretary

> KENNETH L. KIMMELL Commissioner

November 28, 2012

Mr. Peter Swzaja Morgan Advanced Ceramics 225 Theodore Rice Blvd New Bedford, MA 02745 **RE:** New Bedford

Transmittal No.: X252588 Application No.: SE-12-039

Class: NM25 FMF No.: 130020

AIR QUALITY PLAN APPROVAL

Dear Mr. Swzaja:

The Massachusetts Department of Environmental Protection ("MassDEP"), Bureau of Waste Prevention, has reviewed your Non-Major Comprehensive Plan Application (NMCPA) ("Application") listed above. This Application concerns the proposed operation of degreasing, cleaning, hand wiping and hand brushing at your manufacturing facility located at 225 Theodore Rice Boulevard in New Bedford, Massachusetts ("Facility"). The Application bears the seal and signature of Stephen Slocumb, Massachusetts Registered Professional Engineer number 41356.

This Application was submitted as required by Notice of Noncompliance NON-SE-12-9009-27, dated June 6, 2012, and in accordance with 310 Code of Massachusetts Regulations (CMR) 7.02 Plan Approval and Emission Limitations as contained in 310 CMR 7.00 "Air Pollution Control," regulations adopted by MassDEP pursuant to the authority granted by Massachusetts General Laws, Chapter 111, Section 142 A-J, Chapter 21C, Section 4 and 6, and Chapter 21E, Section 6. MassDEP's review of your Application has been limited to air pollution control regulation compliance and does not relieve you of the obligation to comply with any other regulatory requirements.

MassDEP has determined that the Application is administratively and technically complete and that the Application is in conformance with the Air Pollution Control regulations and current air pollution control engineering practice, and hereby grants this **Plan Approval** for said Application, as submitted, subject to the conditions listed below.

Please review the entire Plan Approval, as it stipulates the conditions with which the Facility owner/operator ("Permittee") must comply in order for the Facility to be operated in compliance with this Plan Approval.

#### 1. <u>DESCRIPTION OF FACILITY AND APPLICATION</u>

The Permittee is a manufacturer of ceramic to metal seals, and the facility has been in operation since the 1960's and currently consists of approximately 55,000 square feet of manufacturing/office space. On June 6, 2006, MassDEP issued Limited Plan Approval 4P06014, to replace and operate a packed bed scrubber, used to control emissions from an electroplating operation. This NMCPA is being submitted to satisfy NON-SE-12-9009-27, that resulted from a MassDEP inspection in May 2012. The Permittee has submitted this NMCPA for approval of its degreasing and parts cleaning operations. The application indicates that the degreasers currently use trichloroethylene and are subject to 40 CFR 63, Subpart T - "National Emission Standards for Hazardous Air Pollutants: Halogenated Solvent Cleaning" and all requirements there under. The Department has not accepted delegation of enforcement authority from EPA - New England, Region 1 for this Subpart. Therefore, EPA - New England, Region 1 is responsible for the enforcement and determination of applicability of this Subpart. Questions concerning this matter should be directed to the Susan Lancey of EPA - New England, Region 1, (617) 918-1656, lancey.susan@epa.gov

# 2. <u>EMISSION UNIT (EU) IDENTIFICATION</u>

Each Emission Unit (EU) identified in Table 1 is subject to and regulated by this Plan Approval:

Table 1			
EU#	Description	Design Capacity	Pollution Control Device (PCD)
1	Degreasing and Parts Cleaning	n/a	None

#### Table 1 Kev:

EU# = Emission Unit Number PCD = Pollution Control Device

n/a = not applicable

# 3. <u>APPLICABLE REQUIREMENTS</u>

### A. OPERATIONAL, PRODUCTION and EMISSION LIMITS

The Permittee is subject to, and shall not exceed the Operational, Production, and Emission Limits as contained in Table 2 below:

	Table 2				
EU#	Operational / Production Limit	Air Contaminant	Emission Limit		
1	Limit material usage such that VOC,     Acetone, Total HAPs, and Single HAP     emissions do not exceed the emissions     limits listed herein.      Records shall be maintained on a     daily basis.	VOC	18 TPY 6.0 TPM		
		Acetone	9 TPY 4.0 TPM		
		Total HAPs	18 TPY 6.0 TPM		
		Single HAP	7.9 TPY 4.0 TPM		

#### Table 2 Key:

EU# = Emission Unit Number

VOC = Volatile Organic Compounds

Total HAPs = total Hazardous Air Pollutants

Single HAP = maximum single Hazardous Air Pollutant

TPY = tons per consecutive12-month period

TPM = tons per month

## B. <u>COMPLIANCE DEMONSTRATION</u>

The Permittee is subject to, and shall comply with, the monitoring, testing, record keeping, and reporting requirements as contained in Tables 3, 4, and 5 below:

Table 3				
EU#	Monitoring and Testing Requirements			
1	The Permittee shall monitor all operations to ensure sufficient information is available to comply with 310 CMR 7.12 Source Registration			
	2. If and when MassDEP requires it, the Permittee shall conduct emission testing in accordance with USEPA Reference Test Methods and regulation 310 CMR 7.13.			

### Table 3 Key:

EU# = Emission Unit Number

Table 4				
EU#	Record Keeping Requirements			
	1. The Permittee shall maintain adequate daily records on-site to demonstrate compliance with all operational, production, and emission limits contained in Table 2 above. Records shall also include the actual emissions of air contaminant(s) emitted for each calendar month and for each consecutive twelve month period (current month plus prior eleven months). These records shall be compiled no later than the 15 <sup>th</sup> day following each month. An electronic version of the MassDEP approved record keeping form, in Microsoft Excel format, can be downloaded at <a href="http://www.mass.gov/dep/air/approvals/aqforms.htm#report">http://www.mass.gov/dep/air/approvals/aqforms.htm#report</a> .			
	2. The Permittee shall maintain records of monitoring and testing as required by Table 3.			
	3. The Permittee shall maintain a copy of this Plan Approval, underlying Application and the most up-to-date SOMP for the EU(s) approved herein on-site.			
1	4. The Permittee shall maintain a record of routine maintenance activities performed on the approved EU(s), PCD(s) and monitoring equipment. The records shall include, at a minimum, the type or a description of the maintenance performed and the date and time the work was completed.			
	5. The Permittee shall maintain a record of all malfunctions affecting air contaminant emission rates on the approved EU(s) and monitoring equipment. At a minimum, the records shall include: date and time the malfunction occurred; description of the malfunction; corrective actions taken; the date and time corrective actions were initiated and completed; and the date and time emission rates and monitoring equipment returned to compliant operation.			
	6. The Permittee shall maintain records to ensure sufficient information is available to comply with 310 CMR 7.12 Source Registration.			
	7. The Permittee shall maintain records required by this Plan Approval on-site for a minimum of five (5) years.			
	8. The Permittee shall make records required by this Plan Approval available to MassDEP and USEPA personnel upon request.			

**Table 4 Key:** EU# = Emission Unit Number

PCD = Pollution Control Device

SOMP = Standard Operating and Maintenance Procedure USEPA = United States Environmental Protection Agency

Table 5				
EU#	Reporting Requirements			
	1. The Permittee shall submit to MassDEP all information required by this Plan Approval over the signature of a "Responsible Official" as defined in 310 CMR 7.00 and shall include the Certification statement as provided in 310 CMR 7.01(2)(c).			
	2. The Permittee shall notify the Southeast Regional Office of MassDEP, BWP Compliance & Enforcement (C/E) Chief by telephone (508) 946-2878, email <a href="mailto:sero.air@state.ma.us">sero.air@state.ma.us</a> or fax (508) 946-2865 or (508) 947-6557 as soon as possible, but no later than one (1) business day after discovery of an exceedance(s) of Table 2 requirements. A written report shall be submitted to C/E Chief at MassDEP within three (3) business days thereafter and shall include: identification of exceedance(s), duration of exceedance(s), reason for the exceedance(s), corrective actions taken, and action plan to prevent future exceedance(s).			
1	3. The Permittee shall report every three years to MassDEP, in accordance with 310 CMR 7.12, all information as required by the Source Registration/Emission Statement Form. The Permittee shall note therein any minor changes (under 310 CMR 7.02(2)(e), 7.03, 7.26, etc.), which did not require Plan Approval.			
	4. The Permittee shall provide a copy to MassDEP of any record required to be maintained by this Plan Approval within 30-days from MassDEP's request.			
	5. The Permittee shall submit to MassDEP for approval a stack emission pretest protocol, at least 30 days prior to emission testing, for emission testing as defined in Table 3 Monitoring and Testing Requirements.			
	6. The Permittee shall submit to MassDEP a final stack emission test results report, within 45 days after emission testing, for emission testing as defined in Table 3 Monitoring and Testing Requirements.			

**Table 5 Key:** EU# = Emission Unit Number

# 4. SPECIAL TERMS AND CONDITIONS

The Permittee is subject to, and shall comply with, the following special terms and conditions:

A. The Permittee shall comply with the Special Terms and Conditions as contained in Table 6 below:

Table 6			
EU#	Special Terms and Conditions		
1	1. Degreasers shall be designed and operated in accordance with 310 CMR 7.18(8).		
Facility- wide	2. Any prior Plan Approvals issued under 310 CMR 7.02 shall remain in effect unless specifically changed or superseded by this Plan Approval. The Facility shall not exceed the emission limits and shall comply with approved conditions specified in the prior Plan Approval(s) unless specifically altered by this Plan Approval.		

#### Table 6 Key:

EU# = Emission Unit Number

B. The Permittee shall install and use an exhaust stack, as required in Table 7, on each of the Emission Units that is consistent with good air pollution control engineering practice and that discharges so as to not cause or contribute to a condition of air pollution. Each exhaust stack shall be configured to discharge the gases vertically and shall not be equipped with any part or device that restricts the vertical exhaust flow of the emitted gases, including but not limited to rain protection devices known as "shanty caps" and "egg beaters." The Permittee shall install and utilize exhaust stacks with the following parameters, as contained in Table 7 below, for the Emission Units that are regulated by this Plan Approval:

Table 7				
EU#	Stack Height Above Ground (feet)	Stack Inside Exit Dimensions (feet)	Stack Gas Exit Velocity Range (feet per second)	Stack Gas Exit Temperature Range (°F)
1	no stack – general ventilation			

Table 7 Key:

EU# = Emission Unit Number

°F = Degree Fahrenheit

Morgan Advanced Ceramics November 28, 2012 - Plan Approval Transmittal No. X252588 Application No. SE-12-039 Page 7 of 9

# 5. GENERAL CONDITIONS

The Permittee is subject to, and shall comply with, the following general conditions:

- A. Pursuant to 310 CMR 7.01, 7.02, 7.09 and 7.10, should any nuisance condition(s), including but not limited to smoke, dust, odor or noise, occur as the result of the operation of the Facility, then the Permittee shall immediately take appropriate steps including shutdown, if necessary, to abate said nuisance condition(s).
- B. If asbestos remediation/removal will occur as a result of the approved construction, reconstruction, or alteration of this Facility, the Permittee shall ensure that all removal/remediation of asbestos shall be done in accordance with 310 CMR 7.15 in its entirety and 310 CMR 4.00.
- C. If construction or demolition of an industrial, commercial or institutional building will occur as a result of the approved construction, reconstruction, or alteration of this Facility, the Permittee shall ensure that said construction or demolition shall be done in accordance with 310 CMR 7.09(2) and 310 CMR 4.00.
- D. Pursuant to 310 CMR 7.01(2)(b) and 7.02(7)(b), the Permittee shall allow MassDEP and / or USEPA personnel access to the Facility, buildings, and all pertinent records for the purpose of making inspections and surveys, collecting samples, obtaining data, and reviewing records.
- E. This Plan Approval does not negate the responsibility of the Permittee to comply with any other applicable Federal, State, or local regulations now or in the future.
- F. Should there be any differences between the Application and this Plan Approval, the Plan Approval shall govern.
- G. Pursuant to 310 CMR 7.02(3)(k), MassDEP may revoke this Plan Approval if the construction work is not commenced within two years from the date of issuance of this Plan Approval, or if the construction work is suspended for one year or more.
- H. This Plan Approval may be suspended, modified, or revoked by MassDEP if MassDEP determines that any condition or part of this Plan Approval is being violated.
- I. This Plan Approval may be modified or amended when in the opinion of MassDEP such is necessary or appropriate to clarify the Plan Approval conditions or after consideration of a written request by the Permittee to amend the Plan Approval conditions.
- J. The Permittee shall conduct emission testing, if requested by MassDEP, in accordance with USEPA Reference Test Methods and regulation 310 CMR 7.13. If required, a pretest

Morgan Advanced Ceramics November 28, 2012 - Plan Approval Transmittal No. X252588 Application No. SE-12-039 Page 8 of 9

protocol report shall be submitted to MassDEP at least 30 days prior to emission testing and the final test results report shall be submitted within 45 days after emission testing.

K. Pursuant to 310 CMR 7.01(3) and 7.02(3)(f), the Permittee shall comply with all conditions contained in this Plan Approval. Should there be any differences between provisions contained in the General Conditions and provisions contained elsewhere in the Plan Approval, the latter shall govern.

## 6. MASSACHUSETTS ENVIRONMENTAL POLICY ACT

MassDEP has determined that the filing of an Environmental Notification Form (ENF) with the Secretary of Energy & Environmental Affairs, for air quality control purposes, was not required prior to this action by MassDEP. Notwithstanding this determination, the Massachusetts Environmental Policy Act (MEPA) and 301 CMR 11.00, Section 11.04, provide certain "Fail-Safe Provisions," which allow the Secretary to require the filing of an ENF and/or an Environmental Impact Report (EIR) at a later time.

# 7. <u>APPEAL PROCESS</u>

This Plan Approval is an action of MassDEP. If you are aggrieved by this action, you may request an adjudicatory hearing. A request for a hearing must be made in writing and postmarked within twenty-one (21) days of the date of issuance of this Plan Approval.

Under 310 CMR 1.01(6)(b), the request must state clearly and concisely the facts, which are the grounds for the request, and the relief sought. Additionally, the request must state why the Plan Approval is not consistent with applicable laws and regulations.

The hearing request along with a valid check payable to the Commonwealth of Massachusetts in the amount of one hundred dollars (\$100.00) must be mailed to:

Commonwealth of Massachusetts
Department of Environmental Protection
P.O. Box 4062
Boston, MA 02211

This request will be dismissed if the filing fee is not paid, unless the appellant is exempt or granted a waiver as described below. The filing fee is not required if the appellant is a city or town (or municipal agency), county, or district of the Commonwealth of Massachusetts, or a municipal housing authority.

Morgan Advanced Ceramics November 28, 2012 - Plan Approval Transmittal No. X252588 Application No. SE-12-039 Page 9 of 9

MassDEP may waive the adjudicatory hearing-filing fee for a person who shows that paying the fee will create an undue financial hardship. A person seeking a waiver must file, together with the hearing request as provided above, an affidavit setting forth the facts believed to support the claim of undue financial hardship.

Enclosed is a stamped approved copy of the application submittal.

Should you have any questions concerning this Plan Approval, please contact Dan Kamieniecki by telephone at 508-946-2717, or in writing at the letterhead address.

This final document copy is being provided to you electronically by the Department of Environmental Protection. A signed copy of this document is on file at the DEP office listed on the letterhead.

Thomas Cushing
Chief, Permit Section
Bureau of Waste Prevention

#### Enclosure

ecc: New Bedford Dept of Health

New Bedford Fire Department MassDEP/Boston - Y. Tian MassDEP/SERO - L. Black MassDEP/SERO - M. Pinaud Epsilon Assoc. - S. Slocomb